JAMES E. NEUMAN, P.C.

Attorney at Law 100 Lafayette Street – Suite 501 New York, New York 10013

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC VI.
DATE FILED: 10 22 2

TEL 212-966-5612 FAX 646-651-4559 www.jamesneaman.com

October 22, 2020

APPLICATION GRANTED SO ORDERED:

Vincent L. Briccetti, U.S.D.J.

Dated: 10 22 2020

White Plains, NY

BY ECF

Your Honor:

Hon. Vincent L. Briccetti United States District Judge Southern District of New York 300 Quarropas Street White Plains, NY 10601

I represent Sarah Gillon in the referenced matter, and am writing to request that she be given permission to travel on October 24, 2020. When this prosecution commenced, Ms. Gillon was released on a bond, with one of the conditions being home detention. Ms. Gillon would now like to travel to Elmsford, NY on the evening of October 24, 2020, to attend a birthday party for her nephew and niece (who are twins).

Re: United States v Sarah Gillon, 19 Cr. 700 (VB)

Pretrial services and the government consent to this application.

Respectfully submitted,

____/

James E. Neuman